# **United States Bankruptcy Court**

# MIDDLE DISTRICT OF TENNESSEE

In re: John Terence Tennyson

Case No. 3:21-bk-00053

Chapter: 7 Judge: Charles M Walker

Debtor(s)

AMERICREDIT FINANCIAL

SERVICES, INC. DBA GM FINANCIAL

Movant(s)

v.

JOHN TERENCE TENNYSON

Respondent(s)

# AMENDED NOTICE OF PRELIMINARY HEARING AND PREHEARING ORDER

Amended Notice of Preliminary Hearing and Prehearing Order. Movant: AMERICREDIT FINANCIAL SERVICES, INC. DBA GM FINANCIAL. Respondent: JOHN TERENCE TENNYSON. – CORRECTED ACCESS CODE Hearing scheduled 2/2/2021 at 10:00 AM Telephonically. The call–in number is 1–888–363–4749; Access Code is 7250422# for Judge Walker. (RE: related document(s)12) (lel)

RESPONDENT SHALL FILE AND SERVE A RESPONSE TO THE MOTION FOR RELIEF FROM STAY AT LEAST SEVEN (7) DAYS BEFORE THE PRELIMINARY HEARING. FAILURE TO TIMELY FILE AND SERVE A RESPONSE TO THE MOTION SHALL BE DEEMED A STATEMENT OF NO OPPOSITION. IF NO TIMELY RESPONSE IS FILED, THE PRELIMINARY HEARING SCHEDULED ABOVE WILL NOT BE HELD AND THE MOVANT SHALL SUBMIT AN ORDER GRANTING THE REQUESTED RELIEF. IF A TIMELY RESPONSE IS FILED, THE PRELIMINARY HEARING SCHEDULED ABOVE WILL BE HELD AND ALL PARTIES SHALL COMPLY WITH THE PROVISIONS BELOW.

In the event a final hearing is necessary, the final hearing will be scheduled by the court at the preliminary hearing.

COUNSEL FOR ALL PARTIES ARE ORDERED to confer with all opposing counsel at least seven (7) days before the preliminary hearing and together prepare in writing and file no later that 4:00 p.m. on the third (3d) business day before the preliminary hearing, a JOINT DOCUMENT, captioned "PREHEARING STATEMENT" containing the following:

#### FOR MOVANT

- 1. A brief statement of each cause for relief from the stay.
- 2. A brief summary of movant's contentions of fact in support of each cause for relief from the stay and the evidence to be relied upon to establish those facts.

### FOR RESPONDENT

- 1. A brief statement of each defense.
- 2. A brief summary of respondent's contentions of fact in support of each defense, and the evidence to be relied upon to establish those facts.

#### FOR ALL PARTIES

- 1. A statement of all admitted uncontested facts.
- 2. Each Party's brief statement of contested facts.
- 3. Each party's brief statement of contested legal issues.

4. The affidavits or other documentary proof which each party submits in support of its contentions. Any creditor asserting a lien or security interest shall include proof of its lien or security interest and **proof of perfection.** All such affidavits or documents shall be exchanged by the parties at or before the time of filing of the PREHEARING STATEMENT.

All of the above is to be incorporated in one document (with attachments) which is to be signed by all attorneys and pro se parties prior to the filing.

#### PROCEDURE AT PRELIMINARY HEARING

At the preliminary hearing, the Court will consider the motion and response, the PREHEARING STATEMENT and attachments and the arguments of counsel. Upon the motion of a party filed and served at least 72 hours prior to the preliminary hearing, the Court may permit the questioning of witnesses at the preliminary hearing.

# **APPLICATION OF LBR 9014–1**

- 1. If no timely response is filed and served, LBR 9014-1c shall not apply.
- 2. If a timely response is filed and served and if a final hearing is scheduled by the court:
  - a. The Required Disclosures in LBR 9014–1d(1)(a) and (b) shall be completed by all parties no later than seven (7) days after the preliminary hearing.
  - b. The Required Disclosures in LBR 9014–1d(1)(c) shall be completed no later than 14 days before any final hearing.
  - c. The Pretrial Disclosures in LBR 9014-1d(2) shall be completed no later than seven (7) days before any final hearing.

Failure to comply with this order may result in dismissal of the action, default, the assessment of costs and attorneys fees or other appropriate remedies.

Dated: <u>1/13/21</u>

/s/ Charles M Walker United States Bankruptcy Judge

For a Chapter 7, 12 or 13 case, the clerk shall mail a copy of this order to the debtor(s), attorney for the debtor(s), trustee, U.S. trustee, any committee elected (§ 705) and attorney for movant.

In a Chapter 11 case, the clerk shall mail a copy to the attorney for movant. The attorney for the movant shall mail a copy of this order to the debtor(s), the trustee (if appointed), the U.S. trustee, any committee appointed pursuant to § 1102 or the 20 largest unsecured creditors, if no committee is appointed.